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January 31, 2025

## VIA ECF

The Honorable Loretta A. Preska U.S. District Court for the Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, NY 10007

Re: Bainbridge Fund Ltd. v. The Republic of Argentina, No. 1:16-cv-08605-LAP; Attestor Master Value Fund LP v. Republic of Argentina, No. 1:14-cv-05849-LAP; Trinity Investments Ltd. v. Republic of Argentina, No. 1:14-cv-10016-LAP, No. 1:15-cv-1588-LAP, No. 1:15-cv-2611-LAP, No. 1:15-cv-5886-LAP, No. 1:15-cv-9982-LAP, No. 1:16-cv-1436-LAP; Bybrook Capital Master Fund LP & Bybrook Capital Hazelton Master Fund LP v. Republic of Argentina, No. 1:15-cv-2369-LAP, No. 1:15-cv-7367-LAP, No. 1:16-cv-1192-LAP, No. 1:21-cv-2060-LAP; White Hawthorne, LLC v. Republic of Argentina, No. 1:15-cv-4767-LAP, No. 1:15-cv-6901-LAP; White Hawthorne, LLC and White Hawthorne II, LLC v. The Republic of Argentina, 16 Civ. 1042 (LAP); Bison Bee LLC v. Republic of Argentina, 18 Civ. 3446 (LAP).

## Dear Judge Preska:

This firm represents defendant the Republic of Argentina (the "Republic") in the above-captioned cases. We write in response to the January 28, 2025 letter filed by Attestor Master Value Fund LP and other related plaintiffs (the "Attestor Plaintiffs"), as well as the January 30, 2025 letter filed by Bainbridge Fund Ltd. ("Bainbridge") regarding the attachment of the reversionary interest in the Brady Bond collateral held by the Federal Reserve Bank of New York (the "Brady Collateral").

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The Republic takes no position on the issue of priority between the Attestor Plaintiffs and Bainbridge as to the Brady Collateral, and additionally takes no position on whether a conference on this issue should be scheduled.

The Republic reserves all rights and defenses.

Respectfully submitted,

Carmine D. Boccuzzi, Jr.

cc: All Counsel of Record (via ECF)